UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK						
UNITED STATES OF AMERICA	-X :	20	CID.	ΕO		2
	•	20	CR	59	_	۷.
-against-		<u>OR</u>	<u>DER</u>			
Kaila Minaya Marcano-Pena	:					
Defendant						
	-X					

Vernon S. Broderick, United States District Judge:

ORDERED that the defendant's bail be modified to permit the defendant's curfew to be enforced by location monitoring technology and the defendant's travel limitations include the District of Columbia.

Dated: New York, New York March _____, 2020

SO ORDERED

Vernon S. Broderick

United States District Judge

№ PS 8 (Rev. 12/04)

CONFIDENTIAL PRETRIAL INFORMATION

THE ATTACHED ORDER ONLY SHOULD BE MADE PART OF THE PUBLIC RECORD.

UNITED STATES DISTRICT COURT

for Southern District of New York U.S.A. vs. Kaila Minaya Marcano-Pena Docket No. 20 CR 59 - 2 Petition for Action on Conditions of Pretrial Release COMES NOW Josh Rothman , Pretrial Services Officer, presenting an official report upon the conduct of defendant Kaila Minaya Marcano-Pena Sarah L. Cave , sitting in placed under pretrial release supervision by the Honorable 26^{th} 2020 500 Pearl Street on the date of February the court at under the following conditions: -\$100,000 personal recognizance bond co-signed by two financially responsible people, -Pretrial Services supervision, -Curfew from 9pm to 6pm, -Submit to a urinalysis and, if positive, be subject to drug testing and treatment as directed, -Travel restricted to the Southern and Eastern Districts of New York and District of Maryland, -Surrender of travel documents (& no new applications), -Continue or seek employment -Do not possess firearms/destructive devices/other weapons -Do not have any contact with co-defendants or any witnesses in this case unless in presence of counsel

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS: The defendant's curfew condition was imposed without the use of location monitoring technology. In order for Pretrial Services to effectively enforce the condition, we are asking the court to modify the conditions to permit the curfew to be enforced by location monitoring technology. Additionally, the defendant is required to travel to the District of Columbia as part of her employment.

Assistant United States Attorney Juliana Murray and defense counsel Luis O. Diaz have been advised of these matters and the parties consent to the proposed modifications to the defendant's bail conditions.

I declare under penalty of	perjury that the foregoing is true and correct.	
Executed on	March 10, 2020	
	Josh Rothman	
Mary Mary	U.S. Pretrial Services Officer	
Dlace	Southern District of New York	